## United States District Court

## WESTERN DISTRICT OF MICHIGAN

## **UNITED STATES OF AMERICA**

V

## ORDER OF DETENTION PENDING TRIAL

SOLOMON HAKEEM JOHNSON Case Number: 1:09-CR-155

requii	In ac	accordance with the Bail Reform Act, 18 U.S.C.§3142 edetention of the defendant pending trial in this cas	2(f), a detention hearing has been held. I conclude that the following facts e.
_			Findings of Fact
	(1)	The defendant is charged with an offense desc offense) (state or local offense that would have be existed) that is	ribed in 18 U.S.C. §3142(f)(1) and has been convicted of a (federal en a federal offense if a circumstance giving rise to federal jurisdiction had
		a crime of violence as defined in 18 U.S.C.§	3156(a)(4).
		an offense for which the maximum sentence	e is life imprisonment or death.
		an offense for which the maximum term of	imprisonment of ten years or more is prescribed in
		a felony that was committed after the defend U.S.C.§3142(f)(1)(A)-(C), or comparable sta	ant had been convicted of two or more prior federal offenses described in 18 te or local offenses.
	(2)		while the defendant was on release pending trial for a federal, state or local
	(3)	offense.  A period of not more than five years has elapsed sin the offense described in finding (1).	ce the (date of conviction) (release of the defendant from imprisonment) for
	(4)	Findings Nos. (1), (2) and (3) establish a rebuttable assure the safety of (an)other person(s) and th	presumption that no condition or combination of conditions will reasonably e community. I further find that the defendant has not rebutted this
	(1)	presumption.  Alternat There is probable cause to believe that the defen	e Findings (A) dant has committed an offense
	, ,	for which a maximum term of imprisonmen	at of ten years or more is prescribed in
		under 18 U.S.C.§924(c).	
Ш	(2)	The defendant has not rebutted the presumption or reasonably assure the appearance of the defendance of the defendance.	established by finding 1 that no condition or combination of conditions will ant as required and the safety of the community.
			e Findings (B)
X	(1) (2)	There is a serious risk that the defendant will not a	appear. anger the safety of another person or the community.
		Part II - Written Stateme	ent of Reasons for Detention
I find that t	he cr	redible testimony and information submitted at	the hearing establishes by clear and convincing evidence that
defendan RESERV	t at tr ES T	trial. Defendant waived his detention hearing i	assure the safety of the community or the appearance of the n open court with his attorney present. DEFENDANT ENTION SHOULD THE STATUS OF HIS ORIGINAL DROPPED.
			ns Regarding Detention
facility s defenda or on re	separa int sha quest	rate, to the extent practicable, from persons awai	General or his designated representative for confinement in a correction iting or serving sentences or being held in custody pending appeal. The consultation with defense counsel. On order of a court of the United State charge of the corrections facility shall deliver the defendant to the United with a court proceeding.
Dated	<u> Ju</u> ı	une 15, 2009	/s/ Hugh W. Brenneman, Jr.
			Signature of Judicial Officer
			Hugh W. Brenneman, United States Magistrate Judge
			Name and Title of Judicial Officer